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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/514,759	02/28/2000	John Vivian Wood	SWIN 2012 9358	
7812	7590 07/11/2003			
SMITH-HILL AND BEDELL 12670 N W BARNES ROAD SUITE 104			EXAMINER	
			THALER, MICHAEL H	
PORTLAND,	OR 97229			
,			ART UNIT	PAPER NUMBER
			3731	
			DATE MAILED: 07/11/2003	12

Please find below and/or attached an Office communication concerning this application or proceeding.

Ď		Application No.	Applicant(s)			
~		09/514,759	WOOD ET AL.			
Office	Action Summary	Examiner	Art Unit			
		Michael Thaler	3731			
The MAIL Peri df r Reply	ING DATE of this communication app	ears on the cover sheet with the c	orrespondence address			
THE MAILING D  - Extensions of time rr after SIX (6) MONTH  - If the period for reply  - If NO period for reply  - Failure to reply within  - Any reply received by	STATUTORY PERIOD FOR REPLY ATE OF THIS COMMUNICATION.  any be available under the provisions of 37 CFR 1.13 is from the mailing date of this communication. It is specified above is less than thirty (30) days, a reply it is specified above, the maximum statutory period with the set or extended period for reply will, by statute, by the Office later than three months after the mailing djustment. See 37 CFR 1.704(b).	6(a). In no event, however, may a reply be tin within the statutory minimum of thirty (30) day ill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nety filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).			
1)⊠ Responsi	ve to communication(s) filed on 14 A	April 2003 .				
2a) This action	on is <b>FINAL</b> . 2b)⊠ Thi	s action is non-final.				
	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Clair		Ex parte Quayle, 1935 C.D. 11, 4	133 U.G. 213.			
4) Claim(s)	15-52 is/are pending in the applicatio	n.				
4a) Of the above claim(s) 48-52 is/are withdrawn from consideration.						
5) Claim(s) _	Claim(s) is/are allowed.					
6)⊠ Claim(s) <u>1</u>	☑ Claim(s) <u>15-47</u> is/are rejected.					
7) Claim(s) _	Claim(s) is/are objected to.					
	are subject to restriction and/or	r election requirement.				
Application Papers						
	cation is objected to by the Examine					
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.						
If approved, corrected drawings are required in reply to this Office action.						
12) The oath or declaration is objected to by the Examiner.						
•	.S.C. §§ 119 and 120					
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a) All b) Some * c) None of:						
1. Certified copies of the priority documents have been received.						
	tified copies of the priority documents		on No			
3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.						
<ul><li>14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).</li><li>a) ☐ The translation of the foreign language provisional application has been received.</li></ul>						
15) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.						
Attachment(s)		_				
	es Cited (PTO-892) son's Patent Drawing Review (PTO-948) sure Statement(s) (PTO-1449) Paper No(s) _	5) Notice of Informal	y (PTO-413) Paper No(s) Patent Application (PTO-152)			
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A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on April 14, 2003 has been entered.

Newly submitted claims 48-52 are directed to an invention that is independent or distinct from the invention originally claimed for the following reasons:

Inventions I (claims 15-47) and II (claims 48-52) are related as process of making and product made. The inventions are distinct if either or both of the following can be shown: (1) that the process as claimed can be used to make other and materially different product or (2) that the product as claimed can be made by another and materially different process (MPEP § 806.05(f)). In the instant case, the product as claimed can be made by another and materially different process. For example, it could be formed by a process other than sintering powders in an inert atmosphere.

Since applicant has received an action on the merits for the originally presented invention, this invention has been constructively elected by original presentation for prosecution on the merits. Accordingly, claims 48-52 are withdrawn from

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consideration as being directed to a non-elected invention. See 37 CFR 1.142(b) and MPEP § 821.03.

Claims 15-47 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bendel et al. (5,242,458). Bendel et al. show a biocompatible gripping device for surgical use including at least one deformable gripping element (at I) comprising shape memory material (col. 3, lines 55-63). The amount of functional porosity of the material is not disclosed in the reference. However, it would have been obvious that there exists at least a very small amount of functional porosity in the Bendel et al. material since materials in general are porous to some degree (even if it is a very small degree) and the amount of functional porosity is not claimed. The deformable gripping element (at I) can, in fact, be returned to its non-deformed condition on heating after releasing the article, as broadly claimed. The gripping element I returns to its non-deformed condition after releasing the article as indicated in col. 3, lines 61-63. If the gripping element I is heated during and after the article is released, the gripping element I would still return to to its non-deformed condition after releasing the In other words, the claims do not require the gripping element to remain in the deformed condition after releasing the article but prior to heating.

Claims 15-47 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bendel et al. (5,242,458) in view of Davis

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(4,839,479). Assuming arguendo that the material of the Bendel et al. inserts I has absolutely no functional porosity, it would have been obvious to provide such porosity to the material in order to

enhance the speed of recovery of the insert after deformation in

view of the Davis teaching of making shape memory materials porous

for this reason (col. 6, lines 40-63).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Michael Thaler whose telephone number is (703) 308-2981. The examiner can normally be reached Monday to Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael J. Milano can be reached on (703)308-2496. The fax phone numbers for the organization where this application or proceeding is assigned are (703)305-3590 for regular communications and (703)305-3590 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703)308-0858.

mht July 10, 2003 MICHAEL THALER
PRIMARY EXAMINER
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